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> **TRANSMITTAL FORM**

**Application Number** 

10/604,360

(to be used for all correspondence after initial filing)

Filing Date 14 July 2003

First Named Inventor Yechezkal Evan Spero

Art Unit 2875

17

Examiner Name Bao Q Truong Total Number of Pages in This Submission

**Attorney Docket Number** 

ENCLOSURES (Check all that apply)

Fee Transmittal Form Drawing(s)

After Allowance Communication to TC

Fee Attached

Licensing-related Papers

Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC

XAmendment/Reply

Petition

(Appeal Notice, Brief, Reply Brief) Proprietary Information

XAfter Final

Petition to Convert to a Provisional Application

Affidavits/declaration(s)

Power of Attorney, Revocation Change of Correspondence Address Status Letter

Extension of Time Request

Terminal Disclaimer

Other Enclosure(s) (please Identify below):

**Express Abandonment Request** 

Request for Refund

Information Disclosure Statement

CD, Number of CD(s) Landscape Table on CD

**Certified Copy of Priority** 

Document(s)

Remarks

Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name Yechezkai Evan Spero

Signature

Printed name Yechezkal Evan Spero

Date September 26, 2005

Reg. No. 37268

#### CERTIFICATE OF TRANSMISSION/MAILING

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Typed or printed name Yechezkal Evan Spero

Date: September 26, 2005

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**Application:** 10/604,360

(Spero)

Art Unit 2875

Request for Amendment

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## In the United States Patent and Trademark Office

Application/CN: 10/604,360

Monday, September 26, 2005

Application Filed: 14 July 2003 Applicant: Spero, Yechezkal Evan

Title: Multiple Light-Source Illuminating System

Examiner: Bao Q. Truong

Art Unit: 2875

## Reply to Office Action Mailed July 25, 05

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Commissioner for Patents Washington DC

Sir:

## Amendments- Specification

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Correction of Error - Please amend an error in the Fig. number on the first line of Paragraph [0186] of the Specification:

[0186] In fig. 46 15 a headlamp 270 of a land, sea or air vehicle 271 is shown in front view 272, side view of a section 273 and top view of a section 274.

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In reply to point 1- Specification: - The abstract of the disclosure is objected to because words "comprise/comprising" should not be used in the abstract.

The applicant requests that the abstract be removed and replaced with the amended abstract per below:

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## **Abstract of Disclosure**

A method and apparatus is provided for a multiple light-source illuminating device, the design and construction of which is derived from the lighting requirements of a specific lighting application. The resulting illuminating device (16) provides illumination according to the principles of lighting practice for the optimal performance of visual tasks. Coupling with sensors (21) and logical control (20) allows illumination intensity and spectrum to be varied according to changing user needs. The illuminating device is comprised of multiple discrete light emitting components of different spatial intensity distribution and color spectrum mounted in

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specific orientations such that the application oriented combined lighting effect is created. The control is provided via a differentiated power supply (19) capable of affecting the current, voltage and duty cycle determining the relative contribution of each light source effecting a different spatial intensity distribution and color spectrum.

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#### Amendments Under Rule 116

In reply to point 2 – Claim Objections: Claims 21 are 23 are objected to because of the following informalities...:

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The applicant requests that the above claims be amended as follows in new claims 29 and 31.

Claim 21 now claim 29

Claim 23 now claim 31.

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In reply to point 4 – Claim Rejections 35USC §112: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention. - Claims 23 and 26-27

The applicant has revised the antecedents and requests that the above claims now be amended as in new claims 31, 34 and 35 to place the case in 20 condition for allowance.

In reply to point 6 – Claim Rejections 35USC §102: Claims 20-24 and 26-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Amerson et al. [US 6,379,022].

The applicant requests that the above claims be amended as follows in new claims 28 - 32 and 34-35.